34

35

36

37

38 39 corporation's successors.

## IN THE HOUSE OF REPRESENTATIVES

## HOUSE BILL NO. 376

## BY BUSINESS COMMITTEE

	DI BOSINESS COMMITTEE
1 2 3 4 5 6	AN ACT RELATING TO SUCCESSOR CORPORATIONS; AMENDING TITLE 30, IDAHO CODE, BY THE ADDITION OF A NEW CHAPTER 19, TITLE 30, IDAHO CODE, TO PROVIDE A SHORT TITLE, TO DEFINE TERMS, TO PROVIDE APPLICABILITY, TO PROVIDE LIMITA- TIONS ON SUCCESSOR ASBESTOS-RELATED LIABILITIES, TO ESTABLISH A FAIR MARKET VALUE OF TOTAL GROSS ASSETS, TO PROVIDE FOR ADJUSTMENT AND TO PROVIDE SCOPE AND APPLICATION.
8	Be It Enacted by the Legislature of the State of Idaho:
9 10 11	SECTION 1. That Title 30, Idaho Code, be, and the same is hereby amended by the addition thereto of a <a href="NEW CHAPTER">NEW CHAPTER</a> , to be known and designated as Chapter 19, Title 30, Idaho Code, and to read as follows:
12 13	CHAPTER 19 SUCCESSOR CORPORATION ASBESTOS-RELATED LIABILITY FAIRNESS ACT
14 15	30-1901. SHORT TITLE. This act shall be known and may be cited as the "Successor Corporation Asbestos-Related Liability Fairness Act."
16 17 18 19 20 21 22 23 24 25 26 27 28	30-1902. DEFINITIONS. As used in this section, the following terms shall mean:  (1) "Asbestos claim" means any claim, wherever or whenever made, for damages, losses, indemnification, contribution or other relief arising out of, based on, or in any way related to asbestos, including:  (a) The health effects of exposure to asbestos, including a claim for:  (i) Personal injury or death;  (ii) Mental or emotional injury;  (iii) Risk of disease or other injury; or  (iv) The costs of medical monitoring or surveillance;  (b) Any claim made by, or on behalf of, any person exposed to asbestos, or a representative, spouse, parent, child or other relative of the person; and
28 29 30 31 32 33	<ul> <li>(c) Any claim for damage or loss caused by the installation, presence, or removal of asbestos.</li> <li>(2) "Corporation" means a corporation for profit, including a domestic corporation organized under the laws of this state or a foreign corporation organized under than the laws of this state.</li> </ul>

(4) "Successor asbestos-related liabilities" means any liabilities, whether known or unknown, asserted or unasserted, absolute or contingent, accrued or unaccrued, liquidated or unliquidated, or due or to become due,

sumed or incurred successor asbestos-related liabilities that is a succes-

sor and became a successor before January 1, 1972, or is any of that successor

(3) "Successor" means a corporation that assumes or incurs or has as-

that are related in any way to asbestos claims and were assumed or incurred by a corporation as a result of or in connection with a merger or consolidation, or the plan of merger or consolidation related to the merger or consolidation with or into another corporation, or that are related in any way to asbestos claims based on the exercise of control or the ownership of stock of the corporation before the merger or consolidation. The term includes liabilities that, after the time of the merger or consolidation for which the fair market value of total gross assets is determined pursuant to section 30-1905, Idaho Code, were or are paid or otherwise discharged, or committed to be paid or otherwise discharged, by or on behalf of the corporation, or by a successor of the corporation, or by or on behalf of a transferor, in connection with settlements, judgments, or other discharges in this state or another jurisdiction.

- (5) "Transferor" means a corporation from which the successor asbestos-related liabilities are or were assumed or incurred.
- 30-1903. APPLICABILITY. (1) The limitations in section 30-1904, Idaho Code, shall apply to any successor corporation.
  - (2) The limitations of section 30-1904, Idaho Code, shall not apply to:
  - (a) Worker's compensation benefits paid by, or on behalf of, an employer to an employee under the provisions of title 72, Idaho Code, or a comparable worker's compensation law of another jurisdiction;
  - (b) Any claim against a corporation that does not constitute a successor asbestos-related liability;
  - (c) Any obligation under the national labor relations act, 29 U.S.C. section 151 et seq., as amended, or under any collective bargaining agreement; or
  - (d) A successor that, after a merger or consolidation, continued in the business of mining asbestos or in the business of selling or distributing asbestos fibers or in the business of manufacturing, distributing, removing, or installing asbestos-containing products that were the same as those products previously manufactured, distributed, removed, or installed by the transferor.
- 30-1904. LIMITATIONS ON SUCCESSOR ASBESTOS-RELATED LIABILITIES. (1) Except as further limited in subsection (2) of this section, the cumulative successor asbestos-related liabilities of a successor corporation are limited to the fair market value of the total gross assets of the transferor determined as of the time of the merger or consolidation. The successor corporation does not have responsibility for successor asbestos-related liabilities in excess of this limitation.
- (2) If the transferor has assumed or incurred successor asbestos-related liabilities in connection with a prior merger or consolidation with a prior transferor, then the fair market value of the total assets of the prior transferor determined as of the time of the earlier merger or consolidation shall be substituted for the limitation set forth in subsection (1) of this section for purposes of determining the limitation of liability of a successor corporation.

30-1905. ESTABLISHING FAIR MARKET VALUE OF TOTAL GROSS ASSETS. (1) A successor corporation may establish the fair market value of total gross assets for the purpose of the limitations under section 30-1904, Idaho Code, through any method reasonable under the circumstances, including:

- (a) By reference to the going concern value of the assets or to the purchase price attributable to or paid for the assets in an arms-length transaction; or
- (b) In the absence of other readily available information from which the fair market value can be determined, by reference to the value of the assets recorded on a balance sheet.
- (2) Total gross assets include intangible assets.
- (3) To the extent total gross assets include any liability insurance that was issued to the transferor whose assets are being valued for purposes of this section, the applicability, terms, conditions and limits of such insurance shall not be affected by this statute, nor shall this statute otherwise affect the rights and obligations of an insurer, transferor or successor under any insurance contract and/or any related agreements, including, without limitation, preenactment settlements resolving coverage-related disputes, and the rights of an insurer to seek payment for applicable deductibles, retrospective premiums or self-insured retentions or to seek contribution from a successor for uninsured or self-insured periods or periods where insurance is uncollectible or otherwise unavailable. Without limiting the foregoing, to the extent total gross assets include any such liability insurance, a settlement of a dispute concerning any such liability insurance coverage entered into by a transferor or successor with the insurers of the transferor before the effective date of this act shall be determinative of the total coverage of such liability insurance to be included in the calculation of the transferor's total gross assets.
- 30-1906. ADJUSTMENT. (1) Except as provided in subsections (2) through (4) of this section, the fair market value of total gross assets at the time of the merger or consolidation shall increase annually at a rate equal to the sum of:
  - (a) The prime rate as listed in the first edition of the Wall Street Journal published for each calendar year since the merger or consolidation, unless the prime rate is not published in that edition of the Wall Street Journal, in which case any reasonable determination of the prime rate on the first day of the year may be used; and
  - (b) One percent (1%).

- (2) The rate enumerated in subsection (1) of this section shall not be compounded.
- (3) The adjustment of the fair market value of total gross assets shall continue as provided in subsection (1) of this section until the date the adjusted value is first exceeded by the cumulative amounts of successor asbestos-related liabilities paid or committed to be paid by, or on behalf of, the successor corporation or a predecessor or by, or on behalf of, a transferor after the time of the merger or consolidation for which the fair market value of total gross assets is determined.

(4) No adjustment of the fair market value of total gross assets shall be applied to any liability insurance that may be included in the definition of total gross assets by subsection (3) of section 30-1905, Idaho Code.

- 30-1907. SCOPE OF CHAPTER -- APPLICATION. (1) The courts of this state shall construe the provisions of this act liberally with regard to successors.
- (2) This act shall apply to all asbestos claims filed against a successor on or after the effective date of this act and to any pending asbestos claims against a successor in which trial has not commenced as of the effective date of this act, except that any provisions of these sections which would be unconstitutional if applied retroactively shall be applied prospectively.